SOUTHERN DISTRICT OF NEW YORK		
VERA-LYNN QUA	**	
	Plaintiff,	18 <b>CIVIL</b> 3229 (CS)
-against-		<u>JUDGMENT</u>
WILLIAM RAY, II,		
	Defendant.	

UNITED STATES DISTRICT COURT

It is hereby **ORDERED, ADJUDGED AND DECREED:** That for the reasons stated in the Court's Opinion and Order dated October 29, 2021, "Under *Celotex*, the burden on the moving party may be discharged by showing . . . that there is an absence of evidence to support the nonmoving party's case. Because defendant has done so here," *Tingling v. Great Atl. & Pac. Tea Co.*, No. 02-CV-4196, 2003 WL 22973452, at \*2 (S.D.N.Y. Dec. 17, 2003) (cleaned up), and Plaintiff has not in response presented admissible evidence raising genuine issues of material fact, summary judgment is GRANTED.

**Dated:** New York, New York October 29, 2021

**RUBY J. KRAJICK** 

Clerk of Count